

SENATE BILL No. 200

DIGEST OF SB 200 (Updated January 15, 2008 6:00 pm - DI 52)

Citations Affected: IC 4-21.5; IC 5-24; IC 13-11; IC 13-13; IC 13-14; IC 13-18; IC 13-19; IC 13-20; IC 13-23; IC 13-30; IC 16-18; IC 16-41; noncode.

Department of environmental management matters. Provides that a person must be qualified as a mediator under Indiana Supreme Court Rules to serve as a mediator in an administrative proceeding unless the parties and the administrative law judge agree to a mediator who is not qualified as such. Eliminates the requirement for the department of environmental management (IDEM) to include a laboratory division. Eliminates the requirement for certain water and wastewater operators to display certificates. Provides that a wastewater management vehicle must have an identification number issued by IDEM instead of a license. Provides that IDEM may issue a wastewater management permit that incorporates issuance of a wastewater management vehicle identification number and approval of a land application site. Eliminates the requirement for an applicant for certain waste permits to include the applicant's Social Security number in the application disclosure statement. Allows IDEM to require additional information in the application. With respect to the mercury switch removal program: (1) states the purposes of the program; (2) requires IDEM to pay recyclers for removed anti-lock braking system G-force sensors and other components containing more than 10 milligrams of mercury; and (3) provides that the mercury switch removal requirement does not apply if the removal would require dismantling of the vehicle. Transfers administration of the lead-based paint activities program (Continued next page)

Effective: July 1, 2008; January 1, 2009.

Gard

January 8,2008, read first time and referred to Committee on Energy and Environmental Affairs.

January 16, 2008, amended, reported favorably — Do Pass.



Digest Continued

from IDEM to the state department of health and amends the definition of elevated blood lead level for purposes of the program. Deletes the deadline of January 1, 2009, for adoption of lead-based paint activities rules by the state department of health (SDOH). Provides that lead-based paint activities rules adopted before January 1, 2009, by the air pollution control board are considered rules of the SDOH, and requires the SDOH to adopt rules to replace the rules of the control board. Allows IDEM to use money in the underground petroleum storage tank excess liability trust fund for the inspection of underground storage tanks. Establishes standards for electronic submission of information to IDEM.





Second Regular Session 115th General Assembly (2008)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the 2007 Regular Session of the General Assembly.

SENATE BILL No. 200

A BILL FOR AN ACT to amend the Indiana Code concerning environmental law.

Be it enacted by the General Assembly of the State of Indiana:

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SE	ECTIC	N 1	. IC	4-21.5	5-3.5-8	IS	AME	NDEI	ОТ С	READ	AS
FOLI	LOWS	E [EF	FEC	TIVE	JULY	1,	2008]:	Sec.	8. (a)	Excep	t as
provi	ided i	n su	bsect	ion (b)), a per	rson	who a	pplie	s to be	a medi	iator
undei	this o	chapt	er mu	ıst hav	e:						

- (1) completed at least forty (40) hours of mediation training in courses certified as appropriate for mediation training by the Indiana commission for continuing legal education;
- (2) received a minimum of five (5) hours of mediation training during the two (2) year period before application; and
- (3) received a minimum of five (5) hours of mediation training during the two (2) year period before reapplication if reapplication is required by the agency involved.
- be qualified as a mediator under Rule 2.5 of the Indiana Supreme Court Rules for Alternative Dispute Resolution.
- (b) Subject to approval of the administrative law judge, the parties may agree on any person to serve as a mediator.
 - SECTION 2. IC 5-24-1-4 IS ADDED TO THE INDIANA CODE



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1	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
2	1, 2008]: Sec. 4. IC 13-14-13 and IC 13-30-10-1 apply to the use of
3	an electronic submission for any of the following:
4	(1) Satisfaction of a state or federal requirement for reporting
5	to the department of environmental management.
6	(2) Satisfaction of the requirements for an application to the
7	department of environmental management.
8	(3) Submission to the department of environmental
9	management of any other substitute for a paper document.
10	SECTION 3. IC 13-11-2-0.7 IS ADDED TO THE INDIANA CODE
11	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
12	1, 2008]: Sec. 0.7 "ABS sensor", for purposes of IC 13-20-17.7,
13	refers to an anti-lock braking system G-force sensor.
14	SECTION 4. IC 13-11-2-87 IS AMENDED TO READ AS
15	FOLLOWS [EFFECTIVE JANUARY 1, 2009]: Sec. 87. (a) "Fund", for
16	purposes of IC 13-14-12, refers to the environmental management
17	special fund.
18	(b) "Fund", for purposes of IC 13-15-10, refers to the waste facility
19	operator trust fund.
20	(c) "Fund", for purposes of IC 13-15-11, refers to the environmental
21	management permit operation fund.
22	(d) "Fund", for purposes of IC 13-17-6, refers to the asbestos trust
23	fund.
24	(e) "Fund", for purposes of IC 13-17-8, refers to the Title V
25	operating permit program trust fund.
26	(f) "Fund", for purposes of IC 13-17-14, refers to the lead trust fund.
27	(g) (f) "Fund", for purposes of IC 13-18-8-5, refers to a sanitary
28	fund.
29	(h) (g) "Fund", for purposes of IC 13-18-13, refers to the wastewater
30	revolving loan fund established by IC 13-18-13-2.
31	(i) (h) "Fund", for purposes of IC 13-18-21, refers to the drinking
32	water revolving loan fund established by IC 13-18-21-2. The term does
33	not include the supplemental fund established by IC 13-18-21-22.
34	(j) (i) "Fund", for purposes of IC 13-19-5, refers to the
35	environmental remediation revolving loan fund established by
36	IC 13-19-5-2.
37	(k) (j) "Fund", for purposes of IC 13-20-4, refers to the municipal
38	waste transportation fund.
39	(t) (k) "Fund", for purposes of IC 13-20-13, refers to the waste tire
40	management fund.
41	(m) (l) "Fund", for purposes of IC 13-20-22, refers to the state solid
42	waste management fund.



1	(n) (m) "Fund", for purposes of IC 13-21-7, refers to the waste
2	management district bond fund.
3	(o) (n) "Fund", for purposes of IC 13-21-13-2, refers to a district
4	solid waste management fund.
5	(p) (o) "Fund", for purposes of IC 13-23-6, refers to the underground
6	petroleum storage tank trust fund.
7	(q) (p) "Fund", for purposes of IC 13-23-7, refers to the
8	underground petroleum storage tank excess liability trust fund.
9	(r) (q) "Fund", for purposes of IC 13-25-4, refers to the hazardous
10	substances response trust fund.
11	(s) (r) "Fund", for purposes of IC 13-25-5, refers to the voluntary
12	remediation fund.
13	(t) (s) "Fund", for purposes of IC 13-28-2, refers to the voluntary
14	compliance fund.
15	SECTION 5. IC 13-13-3-2 IS AMENDED TO READ AS
16	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 2. The department must
17	include the following divisions:
18	(1) An air pollution control division.
19	(2) A water pollution control division.
20	(3) A solid waste management division.
21	(4) A laboratory division.
22	(5) (4) An administrative services division.
23	(6) (5) A division of pollution prevention.
24	SECTION 6. IC 13-13-4-1 IS AMENDED TO READ AS
25	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 1. The:
26	(1) position of commissioner;
27	(2) highest position in each of the offices, except for the offices
28	identified in:
29	(A) IC 13-13-3-1(1); and
30	(B) IC 13-13-3-1(3); and
31	(3) highest position in each of the divisions; except for the
32	division identified in IC 13-13-3-2(4);
33	are subject to IC 4-15-1.8.
34	SECTION 7. IC 13-14-13 IS ADDED TO THE INDIANA CODE
35	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
36	JULY 1, 2008]:
37	Chapter 13. Electronic Applications and Reports
38	Sec. 1. This chapter applies to the use of an electronic
39	submission for any of the following:
40	(1) Satisfaction of a state or federal requirement for reporting
41	to the department. (2) Satisfaction of the requirements for an application to the
42	(/) Natistaction of the requirements for an annication to the



1	department.
2	(3) Submission to the department of any other substitute for
3	a paper document.
4	Sec. 2. The department may accept the electronic submission of
5	information only if the submission meets the following:
6	(1) Standards established under IC 5-24 and corresponding
7	rules.
8	(2) Requirements of cross-media electronic reporting under
9	40 CFR 3.
10	(3) Procedures established by the department to accept
11	electronic information.
12	Sec. 3. The department may not require a person to make
13	electronic submissions under this chapter.
14	Sec. 4. (a) The department may adopt procedures that are
15	consistent with federal law for compliance with this chapter to
16	allow an applicant to submit an electronic document bearing the
17	valid electronic signature of a signatory if that signatory would
18	otherwise be required to sign the paper document for which the
19	electronic document substitutes.
20	(b) The procedures adopted under subsection (a) may provide
21	for electronic signature standards that are:
22	(1) acceptable to the state board of accounts under IC 5-24;
23	and
24	(2) consistent with 40 CFR 3.
25	Sec. 5. Information submitted in an acceptable electronic
26	document under a procedure adopted under section 4 of this
27	chapter must have a signature uniquely assigned. The receiving
28	system for the document must be able to attribute the signature to
29	a specific individual. If an electronic document is submitted under
30	an assigned signature, the signatory may not repudiate
31	responsibility for the signature.
32	Sec. 6. A person is subject to applicable state or federal civil,
33	criminal, or other penalties and remedies for failure to comply
34	with a reporting requirement if the person submits an electronic
35	document that:
36	(1) is in place of a paper document under this chapter; and
37	(2) fails to comply with the following:
38	(A) Standards established under IC 5-24 and supporting
39 10	rules. (P) Paguiroments of areas modic electronic reporting
40 11	(B) Requirements of cross-media electronic reporting
41 12	under 40 CFR 3.
12	(C) Procedures established by the department to accept



Sec. 7. A person submitting information using an assign signature is liable under IC 13-30-10 for the information provided and are higher than the department of the second secon	
3	led
4 and subject to manual the sum distribution to the state of the state	
4 and subject to penalties under that chapter, regardless of wheth	
5 the information submitted is in electronic form or other form.	
6 SECTION 8. IC 13-18-11-4 IS AMENDED TO READ	
FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 4. (a) T	
8 commissioner shall issue certificates attesting to the competency	
9 operators. A certificate must indicate the classification of works, pla	ant,
or system that the operator is qualified to supervise.	
11 (b) Each operator shall prominently display the operator's certific	ate
in the office of the operator.	
SECTION 9. IC 13-18-12-2 IS AMENDED TO READ	AS
FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 2. (a) A person may a	not
transport, treat, store, or dispose of wastewater in violation of t	this
chapter.	
17 (b) A person may not engage in:	
18 (1) the cleaning of sewage disposal systems; or	
19 (2) the transportation, treatment, storage, or disposal	of
20 wastewater;	
21 without a wastewater management permit unless the person	is
exempted under section 7 of this chapter.	
23 (c) A person may not operate a vehicle for the transportation	of
24 wastewater without a wastewater management vehicle licer	nse
25 identification number issued under this chapter unless the person	n is
exempted under section 4(a)(2) of this chapter.	
27 (d) A person may not dispose of wastewater by land applicati	ion
without first obtaining approval of the land application site under t	this
29 chapter.	
30 (e) The department may issue a wastewater management peri	mit
that incorporates issuance of a wastewater management vehi	
identification number and approval of a land application site.	
33 (e) (f) The department may issue new and renewal permits, licens	ses,
identification numbers, and approvals under this chapter for a peri	
35 the department determines appropriate. However, the period may be	
36 exceed three (3) years.	
37 SECTION 10. IC 13-18-12-4 IS AMENDED TO READ	AS
FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 4. (a) The board sha	
in accordance with IC 13-14-8, adopt rules to establish the following	
40 (1) Standards for the following:	C
41 (A) The issuance of wastewater management permits und	der



section 3 of this chapter.

1	(B) Cleaning of sewage disposal systems.
2	(C) Transportation, storage, and treatment of wastewater, and
3	disposal of wastewater, including land application.
4	(2) Licensure Issuance of identification numbers for all
5	vehicles used in wastewater management services. However, the
6	board may exempt by rule vehicles licensed on September 1,
7	1983, under the industrial waste haulers rule 320 IAC 5-10 as the
8	rule existed on September 1, 1983.
9	(3) Procedures and standards for approval of sites for land
10	application of wastewater.
11	(b) The board may designate a county or city health agency as the
12	board's agent to approve land application sites in accordance with rules
13	adopted under this section.
14	SECTION 11. IC 13-18-12-5 IS AMENDED TO READ AS
15	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 5. (a) Subject to
16	subsections (b) and (c), the board may adopt a fee schedule for the
17	issuance of:
18	(1) wastewater management permits;
19	(2) wastewater management vehicle licenses; identification
20	numbers; and
21	(3) land application site approvals;
22	under this chapter.
23	(b) A permit fee may not exceed one hundred dollars (\$100) per
24	year.
25	(c) A vehicle license identification number or land application
26	approval fee may not exceed thirty dollars (\$30) per year per vehicle or
27	site.
28	(d) Whenever the board designates a county or city health agency as
29	the board's agent to approve land application sites under this chapter,
30	the county or city health agency shall collect and retain the land
31	application approval fee.
32	SECTION 12. IC 13-18-12-6.5 IS AMENDED TO READ AS
33	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 6.5. In addition to any
34	other authority in this title, the commissioner or a designated staff
35	member may, under IC 4-21.5, revoke or modify a permit, license, a
36	vehicle identification number, or approval issued under this chapter
37	for any of the following reasons:
38	(1) Violation of a requirement of this chapter, rules adopted under
39	this chapter, a permit, a license, an identification number, or an
40	approval.
41	(2) Failure to disclose all relevant facts.
12	(3) A misrepresentation made in obtaining the permit, license,



1	identification number, or approval.
2	(4) Failing to meet the qualifications for a permit, a license, an
3	identification number, or an approval or failing to comply with
4	the requirements of the water pollution control laws or rules
5	adopted by the board.
6	(5) Changes in circumstances relating to the permit, license,
7	identification number, or approval that require either a
8	temporary or permanent reduction in the discharge of
9	contaminants.
10	SECTION 13. IC 13-18-12-7 IS AMENDED TO READ AS
11	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 7. This chapter does not
12	require a person to obtain a permit or vehicle license identification
13	number under this chapter if the person is:
14	(1) engaged in:
15	(A) servicing or maintaining publicly owned wastewater
16	treatment facilities; or
17	(B) transportation of wastewater from a publicly owned
18	wastewater treatment facility;
19	as long as the wastewater at that facility has been fully treated and
20	is stabilized;
21	(2) transporting wastewater from the point of its removal to
22	another location on the same site or tract owned by the same
23	person, although disposal of the wastewater must be done in
24	accordance with this chapter; or
25	(3) a homeowner who cleans and services the sewage disposal
26	system serving only the homeowner's residence, although
27	transportation and disposal of wastewater must be done in
28	compliance with this chapter.
29	SECTION 14. IC 13-19-4-2, AS AMENDED BY P.L.154-2005,
30	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
31	JULY 1, 2008]: Sec. 2. Before an application for the issuance, transfer,
32	or major modification of a permit for a solid waste processing facility,
33	solid waste disposal facility, or hazardous waste facility may be
34	granted, the applicant and each person who is a responsible party with
35	respect to the applicant must submit to the department:
36	(1) a disclosure statement that:
37	(A) meets the requirements set forth in section 3(a) of this
38	chapter; and
39	(B) is executed under section 3(b) of this chapter; or
40	(2) all of the following information:
41	(A) The information concerning legal proceedings that:
12	(i) is required under Section 13 or 15(d) of the federal



1	Securities Exchange Act of 1934 (15 U.S.C. 78a et seq.);	
2	and	
3	(ii) the applicant or responsible party has reported under	
4	form 10-K.	
5	(B) A description of all judgments that:	
6	(i) have been entered against the applicant or responsible	
7	party in a proceeding described in section 3(a)(3) of this	
8	chapter; and	
9	(ii) have imposed upon the applicant or responsible party a	
10	fine or penalty described in section 3(a)(3)(A) of this	
11	chapter.	
12	(C) A description of all judgments of conviction entered	
13	against the applicant or responsible party within five (5) years	
14	before the date of submission of the application for the	
15	violation of any state or federal environmental protection law.	
16	(D) Any other related information to support the	
17	application requested by the department concerning either	
18	of the following:	
19	(i) The applicant.	
20	(ii) The responsible party.	
21	SECTION 15. IC 13-19-4-3 IS AMENDED TO READ AS	
22	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 3. (a) In a disclosure	
23	statement required by section 2 of this chapter, the applicant or	
24	responsible party shall set forth the following information:	
25	(1) The name and business address and Social Security number	
26	of the applicant or responsible party.	
27	(2) A description of the applicant's or responsible party's	
28	experience in managing the type of waste that will be managed	
29	under the permit.	
30	(3) A description of all civil and administrative complaints	
31	against the applicant or responsible party for the violation of any	
32	state or federal environmental protection law that:	
33	(A) have resulted in a fine or penalty of more than ten	
34	thousand dollars (\$10,000) within five (5) years before the	
35	date of the submission of the application; or	
36	(B) allege an act or omission that:	
37	(i) constitutes a material violation of the state or federal	
38	environmental protection law; and	
39	(ii) presented a substantial endangerment to the public	
40	health or the environment.	
41	(4) A description of all pending criminal complaints alleging the	
12	violation of any state or federal environmental protection law that	



1	have been filed against the applicant or responsible party within
2	five (5) years before the date of submission of the application.
3	(5) A description of all judgments of criminal conviction entered
4	against the applicant or responsible party within five (5) years
5	before the date of submission of the application for the violation
6	of any state or federal environmental protection law.
7	(6) A description of all judgments of criminal conviction of a
8	felony constituting a crime of moral turpitude under the laws of
9	any state or the United States that are entered against the
10	applicant or responsible party within five (5) years before the date
11	of submission of the application.
12	(7) The location of all facilities at which the applicant or
13	responsible party manages the type of waste that would be
14	managed under the permit to which the application refers.
15	(b) A disclosure statement submitted under section 2(1) of this
16	chapter:
17	(1) must be executed under oath or affirmation; and
18	(2) is subject to the penalty for perjury under IC 35-44-2-1.
19	SECTION 16. IC 13-20-17.7-0.5 IS ADDED TO THE INDIANA
20	CODE AS A NEW SECTION TO READ AS FOLLOWS
21	[EFFECTIVE JULY 1, 2008]: Sec. 0.5 (a) The goal of the program
22	established under this chapter is to remove at least eighty percent
23	(80%) of all mercury switches from end of life vehicles processed
24	in Indiana by motor vehicle recyclers.
25	(b) Implementing the program established under this chapter
26	addresses the mercury national emission standards for hazardous
27	air pollutants for facilities using recycled steel.
28	SECTION 17. IC 13-20-17.7-5, AS ADDED BY P.L.170-2006,
29	SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
30	JULY 1, 2008]: Sec. 5. (a) Beginning thirty (30) days after the earliest
31	date the commissioner approves a plan under section 4 of this chapter,
32	except as provided in subsection (f), a motor vehicle recycler is
33	required to remove all mercury switches from each end of life vehicle
34	the motor vehicle recycler receives upon receipt of the vehicle.
35	(b) After A mercury switch that is removed from a vehicle the
36	mercury switch shall be collected, stored, transported, and otherwise
37	handled recycled or properly disposed of in accordance with the plan
38	approved under section 4 of this chapter. Either of the following that
39	is removed from a vehicle shall be collected, stored, transported,
40	and recycled or properly disposed of in the same manner as a



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(1) An ABS sensor.

mercury switch:

1	(2) Any other component containing more than ten (10)
2	milligrams of mercury.
3	(c) Notwithstanding subsection (a), a motor vehicle recycler may
4	accept an end of life vehicle containing mercury switches that has not
5	been intentionally flattened, crushed, or baled if the motor vehicle
6	recycler assumes responsibility for removing the mercury switches.
7	(d) A motor vehicle recycler or any other person that removes
8	mercury switches, ABS sensors, or any other components containing
9	more than ten (10) milligrams of mercury in accordance with this
10	section shall maintain records that document the number of:
11	(1) end of life vehicles the person processed for recycling;
12	(2) end of life vehicles the person processed that contained
13	mercury switches, ABS sensors, or any other components
14	containing more than ten (10) milligrams of mercury; and
15	(3) mercury switches, ABS sensors, and any other components
16	containing more than ten (10) milligrams of mercury the
17	person collected.
18	A person that maintains records under this section shall retain the
19	records for at least three (3) years.
20	(e) A person may not represent that mercury switches, ABS sensors,
21	or any other components containing more than ten (10) milligrams
22	of mercury have been removed from a motor vehicle being sold or
23	otherwise conveyed for recycling if the person has not removed the
24	mercury switches, sensors, or other components from the vehicle.
25	(f) A motor vehicle recycler or other person that receives an
26	Subsection (a) does not apply to a mercury switch in an end of life
27	vehicle that is:
28	(1) intentionally flattened, crushed, or baled; end of life vehicle
29	may not be considered to be in violation of this section if a
30	mercury switch is found in the vehicle after the person acquires
31	the vehicle. or
32	(2) damaged to the extent that the mercury switch cannot be
33	removed without dismantling the vehicle.
34	SECTION 18. IC 13-20-17.7-6, AS ADDED BY P.L.170-2006,
35	SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
36	JULY 1, 2008]: Sec. 6. (a) Subject to subsections (b), (c), and (d), a
37	person is entitled to payment from the department for each mercury
38	switch of the following the person removes from an end of life vehicle
39	under section 5(a) section 5 of this chapter:
40	(1) A mercury switch.
41	(2) An ABS sensor.

(3) Any other component containing more than ten (10)



1	milligrams of mercury.	
2	(b) The commissioner shall establish:	
3	(1) the amount of the payment under subsection (a), which must	
4	be:	
5	(A) at least one dollar (\$1); and	
6	(B) not more than five dollars (\$5);	
7	per mercury switch, ABS sensor, or other component	
8	containing more than ten (10) milligrams of mercury; and	
9	(2) a procedure for claims for payment under this section.	
10	(c) The commissioner shall determine:	4
11	(1) whether to use money in the state solid waste management	
12	fund; and	
13	(2) if the commissioner determines under subdivision (1) to use	
14	money in that fund, the amount of money from the fund to be	
15	used;	
16	to make payments under this section.	
17	(d) The department is required to make payments under this section	
18	only to the extent of the amount of money determined by the	
19	commissioner under subsection (c)(2).	
20	SECTION 19. IC 13-23-7-1 IS AMENDED TO READ AS	
21	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 1. The underground	
22	petroleum storage tank excess liability trust fund is established for the	
23	following purposes:	
24	(1) Assisting owners and operators of underground petroleum	
25	storage tanks to establish evidence of financial responsibility as	
26	required under IC 13-23-4.	_
27	(2) Providing a source of money to satisfy liabilities incurred by	
28	owners and operators of underground petroleum storage tanks	
29	under IC 13-23-13-8 for corrective action.	
30	(3) Providing a source of money for the indemnification of third	
31	parties under IC 13-23-9-3.	
32	(4) Providing a source of money to pay for the expenses of the	
33	department incurred in paying and administering claims against	
34	the trust fund. Money may be provided under this subdivision	
35	only for those job activities and expenses that consist exclusively	
36	of administering the excess liability trust fund.	
37	(5) Providing a source of money to pay for the expenses of the	
38	department incurred in inspecting underground storage	
39	tanks.	
40	SECTION 20. IC 13-30-10-1, AS ADDED BY P.L.137-2007,	
41	SECTION 31, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
12	IIII V 1 20081: Sec. 1 (a) A person who knowingly or intentionally	



1	makes a material misstatement in connection with an application for a	
2	permit submitted to the department commits a Class D felony.	
3	(b) A person who knowingly or intentionally destroys, alters,	
4	conceals, or falsely certifies a record that:	
5	(1) is required to be maintained under the terms of a permit issued	
6	by the department; and	
7	(2) may be used to determine the status of compliance;	
8	commits a Class D felony.	
9	(c) A person who knowingly or intentionally renders inaccurate or	
10	inoperative a recording device or a monitoring device required to be	
11	maintained by a permit issued by the department commits a Class D	
12	felony.	
13	(d) A person who knowingly or intentionally falsifies testing or	
14	monitoring data required by a permit issued by the department commits	
15	a Class D felony.	
16	(e) The penalties under this section apply regardless of whether	
17	a person uses electronic submissions or paper documents to	
18	accomplish the actions described in this section.	
19	SECTION 21. IC 16-18-2-0.5 IS ADDED TO THE INDIANA	
20	CODE AS A NEW SECTION TO READ AS FOLLOWS	
21	[EFFECTIVE JANUARY 1, 2009]: Sec. 0.5. (a) "Abatement", for	
22	purposes of IC 16-41-39.5, means any measure or set of measures	
23	designed to permanently eliminate lead-based paint hazards. The	
24	term includes the following:	_
25	(1) The removal of lead-based paint and lead-contaminated	
26	dust.	
27	(2) The permanent enclosure or encapsulation of lead-based	W
28	paint.	
29	(3) The replacement of lead-painted surfaces or fixtures.	
30	(4) The removal or covering of lead-contaminated soil.	
31	(5) All preparation, cleanup, disposal, and post-abatement	
32	clearance testing activities associated with subdivisions (1)	
33 34	through (4).	
35	(6) A project for which there is a written contract or other documentation, providing that a person will be conducting	
36	activities in or to a residential dwelling or child-occupied	
37	facility that:	
38	(A) will permanently eliminate lead-based paint hazards;	
39	or	
40	(B) are designed to permanently eliminate lead-based paint	
41	hazards as described under subdivisions (1) through (5).	
12	(7) A project resulting in the permanent elimination of	
_	() FJ Permanent of	



1	lead-based paint hazards, conducted by persons certified
2	under 40 CFR 745.226 or IC 13-17-14, unless the project is
3	described under subsection (b) or (c).
4	(8) A project resulting in the permanent elimination of
5	lead-based paint hazards, conducted by persons who, through
6	the person's company name or promotional literature,
7	represent, advertise, or hold themselves out to be in the
8	business of performing lead-based paint activities, unless
9	those projects are described under subsection (b) or (c).
10	(9) A project resulting in the permanent elimination of
11	lead-based paint hazards that is conducted in response to state
12	or local abatement orders.
13	(b) The term does not include renovation, remodeling,
14	landscaping, or other activities when those activities are not
15	designed to permanently eliminate lead-based paint hazards but
16	are designed to repair, restore, or remodel a structure or dwelling,
17	even though these activities may incidentally result in a reduction
18	or elimination of lead-based paint hazards.
19	(c) The term does not include interim controls, operations, or
20	maintenance activities or other measures designed to temporarily
21	reduce lead-based paint hazards.
22	SECTION 22. IC 16-18-2-54.7 IS ADDED TO THE INDIANA
23	CODE AS A NEW SECTION TO READ AS FOLLOWS
24	[EFFECTIVE JANUARY 1, 2009]: Sec. 54.7. "Child-occupied
25	facility", for purposes of lead-based paint activities and
26	IC 16-41-39.5, means a building or a portion of a building that:
27	(1) was constructed before 1978;
28	(2) does not qualify as target housing (as defined in section
29	346.3 of this chapter); and
30	(3) is visited regularly by a child who is not more than six (6)
31	years of age and any of the following conditions exist for the
32	building or part of the building:
33	(A) The child visits at least two (2) days a week (Sunday
34	through Saturday) and each of the visits lasts at least three
35	(3) hours.
36	(B) The child visits at least six (6) hours each week.
37	(C) The child's combined annual visits during a calendar
38	year total at least sixty (60) hours.
39	The term includes day care centers, preschools, and kindergarten
40	classrooms.
41	SECTION 23, IC 16-18-2-66.7 IS ADDED TO THE INDIANA

CODE AS A **NEW** SECTION TO READ AS FOLLOWS



[EFFECTIVE JANUARY 1, 2009]: Sec. 66.7. "Component", for purposes of IC 16-41-39.5, has the meaning set forth in 24 CFR 35.110, as in effect July 1, 2002.

SECTION 24. IC 16-18-2-106.6 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009]: Sec. 106.6. "Elevated blood lead level", for purposes of IC 16-41-39.5, means a blood level of at least ten (10) micrograms of lead per deciliter of whole blood.

SECTION 25. IC 16-18-2-114.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009]: Sec. 114.5. "Encapsulant", for purposes of IC 16-41-39.5, means a substance that forms a barrier between lead-based paint and the environment using a liquid-applied coating, with or without reinforcement materials, or an adhesively bonded covering material.

SECTION 26. IC 16-18-2-114.6 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009]: **Sec. 114.6.** "Encapsulation", for purposes of IC 16-41-39.5, means the application of an encapsulant.

SECTION 27. IC 16-18-2-198.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009]: Sec. 198.5. "Lead-based paint", for purposes of IC 16-41-39.5, means paint or another surface coating that contains lead in an amount equal to or more than one (1) milligram per square centimeter, or in the amount of more than one-half percent (0.5%) by weight.

SECTION 28. IC 16-18-2-198.6 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009]: Sec. 198.6. (a) "Lead-based paint activities", for purposes of IC 16-41-39.5, means the inspection, risk assessment, and abatement of lead-based paint in target housing and child-occupied facilities.

(b) The term includes project design and supervision.

SECTION 29. IC 16-18-2-346.3 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2009]: Sec. 346.3. (a) "Target housing", for purposes of lead-based paint activities and IC 16-41-39.5, means housing constructed before January 1, 1978.

- (b) The term does not include the following:
 - (1) Housing for the elderly or individuals with disabilities that is not occupied by or expected to be occupied by a child of not

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1	more than six (6) years of age.	
2	(2) A building without a bedroom.	
3	SECTION 30. IC 16-41-39.5 IS ADDED TO THE INDIANA	
4	CODE AS A NEW CHAPTER TO READ AS FOLLOWS	
5	[EFFECTIVE JANUARY 1, 2009]:	
6	Chapter 39.5. Lead-Based Paint Activities	
7	Sec. 1. (a) This chapter does not apply to the following:	
8	(1) A person making an inspection under the authority of	
9	IC 22-8-1.1.	
10	(2) A person who performs lead-based paint activities within	
11	a residential dwelling that the person owns, unless the	
12	residential dwelling is occupied by:	
13	(A) a person, other than the owner or the owner's	
14	immediate family, while these activities are being	
15	performed; or	
16	(B) a child who:	
17	(i) is not more than six (6) years of age or an age	-
18	specified in rules adopted under section 6 of this chapter;	
19	and	
20	(ii) resides in the building and has been identified as	
21	having an elevated blood lead level.	
22	(b) This chapter may not be construed as requiring the	
23	abatement of lead-based paint hazards in a child-occupied facility	
24	or target housing.	_
25	Sec. 2. The lead-based paint activities program is established.	
26	The purpose of the program is to ensure that a person conducting	
27	lead-based paint activities in target housing, child-occupied	
28	facilities, and any other type of building specified in rules adopted	1
29	under section 6 of this chapter does so in a manner that safeguards	4
30	the environment and protects the health of the building's	
31	occupants, especially children who are not more than six (6) years	
32	of age.	
33	Sec. 3. (a) A person who engages in lead-based paint activities	
34	must obtain a license under this chapter and under rules adopted	
35	under section 6 of this chapter. Lead-based paint activities licenses	
36	issued under IC 13-17-14 (before its repeal) or under this chapter	
37	expire as follows:	
38	(1) On June 30, 2004, if issued before July 1, 2002.	
39	(2) Three (3) years after the date of issuance, if issued after	
40	June 30, 2002.	
41	(b) A person may receive a lead-based paint activities license	
12	under this chapter for the following disciplines:	



1	(1) Inspector.	
2	(2) Risk assessor.	
3	(3) Project designer.	
4	(4) Supervisor.	
5	(5) Abatement worker.	
6	(6) Contractor.	
7	(c) A person may receive a clearance examiner license under	
8	this chapter. A person who engages in the clearance of	
9	nonabatement activities under 24 CFR 35.1340(b)(1)(iv), as in	
10	effect July 1, 2002, must obtain a clearance examiner license under	
11	this chapter and under rules adopted under section 6 of this	
12	chapter. A clearance examiner license expires three (3) years after	
13	the date of issuance.	
14	(d) A person who enters into a contract requiring the person to	
15	execute for compensation lead-based paint activities must hold a	
16	lead-based paint activities contractor's license.	
17	(e) A person must:	
18	(1) take required training and pass an examination provided	
19	in a lead-based paint training course or clearance examiner	
20	training course, as appropriate, approved by the state	
21	department;	
22	(2) for a license in the discipline of:	
23	(A) inspector;	
24	(B) risk assessor;	_
25	(C) project designer; or	
26	(D) supervisor;	
27	pass an examination provided by the state department or a	
28	third party as required by rules adopted under section 6 of	T Y
29	this chapter; and	
30	(3) meet any requirements established by rules adopted under	
31	section 6 of this chapter;	
32	before the person may receive a lead-based paint activities license	
33	or clearance examiner license.	
34	(f) The state department may issue a license for a position listed	
35	under subsection (b) or (c) if the applicant submits proof to the	
36	state department that the applicant satisfies the training,	
37	examination, and other requirements for the license under this	
38	chapter.	
39 10	(g) A:	
40 4.1	(1) lead-based paint activities license; or	
11 12	(2) clearance examiner license; issued under IC 13-17-14 (before its repeal) or this chapter may be	
12	issueu unuer 10 13-1/-14 (belore its rebeal) or this chabter may be	



1	renewed for a period of three (3) years. To renew a license, a
2	person who holds a license for a position listed in subsection (b) or
3	(c) must complete refresher training and pass any reexamination
4	required by rules adopted under section 6 of this chapter.
5	(h) A lead-based paint activities contractor licensed under this
6	chapter may not allow an agent or employee of the contractor to:
7	(1) exercise control over a lead-based paint activities project;
8	(2) come into contact with lead-based paint; or
9	(3) engage in lead-based paint activities;
10	unless the agent or employee is licensed under this chapter.
11	(i) A person engaging in lead-based paint activities shall comply
12	with the work practice standards established in rules adopted
13	under section 6 of this chapter and the applicable work practice
14	standards established in section 13 of this chapter for performing
15	the appropriate lead-based paint activities.
16	Sec. 4. (a) A lead-based paint activities training program must
17	meet requirements specified in rules adopted under section 6 of this
18	chapter before providing initial or refresher training to a person
19	seeking a license listed in section 3(b) of this chapter.
20	(b) The state department may approve a lead-based paint
21	activities training course offered by a person who satisfies the
22	requirements of subsection (a).
23	(c) A lead-based paint activities training course must be
24	conducted by an instructor approved by the state department as
25	provided in the rules adopted under section 6 of this chapter.
26	Sec. 5. (a) A clearance examiner training program must meet
27	requirements specified in rules adopted under section 6 of this
28	chapter before providing initial or refresher training to a person
29	seeking a license under section 3(c) of this chapter.
30	(b) The state department may approve a clearance examiner
31	training course offered as part of a program that satisfies the
32	requirements of subsection (a).
33	(c) A clearance examiner training course must be conducted by
34	an instructor approved by the state department as provided in the
35	rules adopted under section 6 of this chapter.
36	Sec. 6. (a) Rules adopted by the air pollution control board
37	before January 1, 2009, under IC 13-17-14-5 (repealed) are
38	considered rules of the state department after December 31, 2008.
39	The state department shall adopt rules under IC 4-22-2 to replace
40	the rules of the air pollution control board and to implement this
41	chapter. The rules adopted by the state department must contain

at least the elements required to receive program authorization



1	under 40 CFR 745, Subpart L, as in effect July 1, 2002, and must	
2	do the following:	
3	(1) Establish minimum requirements for the issuance of a	
4	license for:	
5	(A) lead-based paint activities inspectors, risk assessors,	
6	project designers, supervisors, abatement workers, and	
7	contractors; and	
8	(B) clearance examiners.	
9	(2) Establish minimum requirements for approval of the	
10	providers of:	
11	(A) lead-based paint activities training courses; and	
12	(B) clearance examiner training courses.	
13	(3) Establish minimum qualifications for:	
14	(A) lead-based paint activities training course instructors;	
15	and	
16	(B) clearance examiner training course instructors.	
17	(4) Extend the applicability of the licensing requirements to	
18	other facilities as determined necessary by the board.	
19	(5) Establish work practice standards.	
20	(6) Establish a state department or third-party examination	
21	process.	
22	(7) Identify activities, if any, that are exempted from licensing	
23	requirements.	
24	(8) Establish a fee of not more than one hundred fifty dollars	
25	(\$150) per person, per license, for the period the license is in	
26	effect for a person seeking a license under section 3 of this	
27	chapter. However, the following may not be required to pay	
28	a fee established under this subdivision:	V
29	(A) A state.	
30	(B) A municipal corporation (as defined in IC 36-1-2-10).	
31	(C) A unit (as defined in IC 36-1-2-23).	
32	(9) Establish a fee of not more than one thousand dollars	
33	(\$1,000) per course, per year, for a lead-based paint training	
34	program seeking approval of a lead-based paint training	
35	course under section 4 of this chapter. However, the following	
36	may not be required to pay a fee established under this	
37	subdivision:	
38	(A) A state.	
39	(B) A municipal corporation (as defined in IC 36-1-2-10).	
40	(C) A unit (as defined in IC 36-1-2-23).	
41	(D) An organization exempt from income taxation under	
42	26 U.S.C. 501(a)	



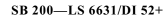
1	(10) Establish a fee of not more than one thousand dollars	
2	(\$1,000) per course, per year, for a clearance examiner	
3	training program seeking approval of a clearance examiner	
4	training course under section 5 of this chapter. However, the	
5	following may not be required to pay a fee established under	
6	this subdivision:	
7	(A) A state.	
8	(B) A municipal corporation (as defined in IC 36-1-2-10).	
9	(C) A unit (as defined in IC 36-1-2-23).	
10	(D) An organization exempt from income taxation under	
11	26 U.S.C. 501(a).	
12	(b) The amount of the fees under subsection (a) may not be more	
13	than is necessary to recover the cost of administering this chapter.	
14	(c) The proceeds of the fees under subsection (a) must be	
15	deposited in the lead trust fund established by section 7 of this	
16	chapter.	4
17	(d) The minimum requirements established under subsection	
18	(a)(1) must be sufficient to allow the clearance examiner to	
19	perform clearance examinations without the approval of a certified	
20	risk assessor or inspector as provided in 24 CFR 35.1340(b)(1)(iv),	
21	as in effect July 1, 2002.	
22	Sec. 7. (a) The lead trust fund established by IC 13-17-14-6	
23	(repealed) is reestablished to provide a source of money for the	
24	purposes set forth in subsection (f).	
25	(b) The expenses of administering the fund shall be paid from	
26	the money in the fund.	
27	(c) The treasurer of state shall invest the money in the fund not	1
28	currently needed to meet the obligations of the fund in the same	
29	manner as other public money may be invested. Interest that	1
30	accrues from these investments shall be deposited in the fund.	
31	(d) Money in the fund at the end of a state fiscal year does not	
32	revert to the state general fund.	
33	(e) The sources of money for the fund are the following:	
34	(1) License fees established under section 6 of this chapter.	
35	(2) Appropriations made by the general assembly, gifts, and	
36	donations intended for deposit in the fund.	
37	(3) Penalties imposed under sections 14 and 15 of this chapter	
38	for violations of this chapter and rules adopted under this	
39	chapter concerning lead-based paint activities.	
40	(f) The state department may use money in the fund to do the	
41	following:	

(1) Pay the expenses of administering this chapter.



1	(2) Cover other costs related to implementation of 40 CFR 745
2	for lead-based paint activities in target housing and child
3	occupied facilities.
4	Sec. 8. (a) A lead-based paint activities contractor licensed
5	under this chapter shall compile records concerning each
6	lead-based paint activities project performed by the lead-based
7	paint activities contractor. The records must include the following
8	information on each lead-based paint activities project:
9	(1) The name, address, and proof of license of the following:
10	(A) The person who supervised the lead-based paint
11	activities project for the lead-based paint activities
12	contractor.
13	(B) Each employee or agent of the lead-based paint
14	activities contractor that worked on the project.
15	(2) The name, address, and signature of each certified risk
16	assessor or inspector conducting clearance sampling and the
17	date of clearance testing.
18	(3) The site of the lead-based paint activities project.
19	(4) A description of the lead-based paint activities project.
20	(5) The date on which the lead-based paint activities project
21	was started and the date on which the lead-based paint
22	activities project was completed.
23	(6) A summary of procedures that were used in the lead-based
24	paint activities project to comply with applicable federal and
25	state standards for lead-based paint activities projects.
26	(7) A detailed written description of the lead-based paint
27	activities, including methods used, locations of rooms or
28	components where lead-based paint activities occurred,
29	reasons for selecting particular lead-based paint activities
30	methods for each component, and any suggested monitoring
31	of encapsulants or enclosures.
32	(8) The occupant protection plan.
33	(9) The results of clearance testing and all soil analysis (if
34	applicable) and the name of each federally approved
35	laboratory that conducted the analysis.
36	(10) The amount of material containing lead-based paint that
37	was removed from the site of the project.
38	(11) The name and address of each disposal site used for the
39	disposal of lead-based paint containing material that was
40	disposed of as a result of the lead-based paint activities
41	project.
42	(b) A copy of each receipt issued by a disposal site identified







1	under subsection (a)(11) must be included in the records	
2	concerning the lead-based paint activities project that are compiled	
3	under this section.	
4	(c) A lead-based paint activities contractor shall retain the	
5	records compiled under this section concerning a particular	
6	lead-based paint activities project for at least three (3) years after	
7	the lead-based paint activities project is concluded.	
8	(d) A lead-based paint activities contractor shall make records	
9	kept under this section available to the state department upon	
10	request.	
11	Sec. 9. A political subdivision or a state agency may not accept	
12	a bid for a lead-based paint activities project from a person who	
13	does not hold a lead-based paint activities license.	
14	Sec. 10. Without limiting the authority to inspect under	
15	IC 16-41-5-1, the state department may do the following:	
16	(1) Inspect the site of a lead-based paint activities project:	
17	(A) during the project; or	U
18	(B) after the project is completed.	
19	(2) Conduct an investigation of a lead-based paint activities	
20	project upon:	
21	(A) the state department's own initiation; or	
22	(B) the receipt of a complaint by a person.	
23	(3) Conduct an investigation of the provider of a lead-based	
24	paint activities training course upon:	_
25	(A) the state department's own initiation; or	
26	(B) the receipt of a complaint by a person.	
27	Sec. 11. (a) If the state department finds that a lead-based paint	
28	activities project is not being performed in accordance with	V
29	applicable laws or rules, the state department may enjoin further	
30	work on the lead-based paint activities project without prior notice	
31	or hearing by delivering a notice to:	
32	(1) the lead-based paint activities contractor engaged in the	
33	lead-based paint activities project; or	
34	(2) an agent or representative of the lead-based paint	
35	activities contractor.	
36	(b) A notice issued under this section must:	
37	(1) specify the violations of laws or rules that are occurring on	
38	the lead-based paint activities project; and	
39	(2) prohibit further work on the lead-based paint activities	
40	project until the violations specified under subdivision (1)	
41	cease and the notice is rescinded by the state department.	
42	(c) Not later than ten (10) days after receiving written	



1	notification from a contractor that violations specified in a notice
2	issued under this section have been corrected, the state department
3	shall issue a determination regarding recission of the notice.
4	(d) A lead-based paint activities contractor or any other person
5	aggrieved or adversely affected by the issuance of a notice under
6	subsection (a) may obtain a review of the state department's action
7	under IC 4-21.5.
8	Sec. 12. (a) The state department may under IC 4-21.5
9	reprimand, suspend, or revoke the license of a clearance examiner
10	or a lead-based paint activities inspector, risk assessor, project
11	designer, supervisor, worker, or contractor for any of the following
12	reasons:
13	(1) Violating any requirements of this chapter or rules
14	adopted under section 6 of this chapter.
15	(2) Fraudulently or deceptively obtaining or attempting to
16	obtain a license under this chapter.
17	(3) Failing to meet the qualifications for a license or failing to
18	comply with the requirements of applicable laws or rules.
19	(4) Failing to meet an applicable federal or state standard for
20	lead-based paint activities.
21	(b) The state department may under IC 4-21.5 reprimand a
22	lead-based paint activities contractor or suspend or revoke the
23	license of a lead-based paint activities contractor that employs a
24	person who is not licensed under this chapter for a purpose that
25	requires the person to hold a license issued under this chapter.
26	(c) The state department may under IC 4-21.5 revoke the
27	approval of a clearance examiner or a lead-based paint activities
28	training course for any of the following reasons:
29	(1) Violating any requirement of this chapter.
30	(2) Falsifying information on an application for approval.
31	(3) Misrepresenting the extent of a training course's approval.
32	(4) Failing to submit required information or notifications in
33	a timely manner.
34	(5) Failing to maintain required records.
35	(6) Falsifying approval records, instructor qualifications, or
36	other approval information.
37	Sec. 13. (a) This section applies to:
38	(1) remodeling, renovation, and maintenance activities at
39	target housing and child occupied facilities built before 1960;
40	and
41	(2) lead-based paint activities.
42	(b) This section does not apply to an individual who performs





1	remodeling, renovation, or maintenance activities within a
2	residential dwelling that the individual owns, unless the residential
3	dwelling is occupied:
4	(1) while the activities are being performed, by an individual
5	other than the owner or a member of the owner's immediate
6	family; or
7	(2) by a child who:
8	(A) is less than seven (7) years of age or an age specified in
9	rules adopted under section 6 of this chapter; and
10	(B) resides in the building and has been identified as
11	having an elevated blood lead level.
12	(c) A person not exempted under subsection (b) from the
13	application of this section who performs an activity under
14	subsection (a) that disturbs:
15	(1) exterior painted surfaces of more than twenty (20) square
16	feet;
17	(2) interior painted surfaces of more than two (2) square feet
18	in any one (1) room or space; or
19	(3) more than ten percent (10%) of the combined interior and
20	exterior painted surface area of components of the building;
21	shall meet the requirements of subsections (e), (f), and (g).
22	(d) For purposes of this section, paint is considered to be
23	lead-based paint unless the absence of lead in the paint has been
24	determined by a lead-based paint inspection conducted under this
25	chapter.
26	(e) A person may not use any of the following methods to
27	remove lead-based paint:
28	(1) Open flame burning or torching.
29	(2) Machine sanding or grinding without high efficiency
30	particulate air local exhaust control.
31	(3) Abrasive blasting or sandblasting without high efficiency
32	particulate air local exhaust control.
33	(4) A heat gun that:
34	(A) operates above one thousand one hundred (1,100)
35	degrees Fahrenheit; or
36	(B) chars the paint.
37	(5) Dry scraping, except:
38	(A) in conjunction with a heat gun; or
39	(B) within one (1) foot of an electrical outlet.
40	(6) Dry sanding, except within one (1) foot of an electrical
41	outlet.
42	(f) In a space that is not ventilated by the circulation of outside



1	air, a person may not strip lead-based paint using a volatile	
2	stripper that is a hazardous chemical under 29 CFR 1910.1200, as	
3	in effect July 1, 2002.	
4	(g) A person conducting activities under subsection (a) on	
5	painted exterior surfaces may not allow visible paint chips or	
6	painted debris that contains lead-based paint to remain on the soil,	
7	pavement, or other exterior horizontal surface for more than	
8	forty-eight (48) hours after the surface activities are complete.	
9	Sec. 14. (a) A person who violates:	
10	(1) any provision of this chapter; or	
11	(2) a rule or standard adopted by the state department under	
12	section 6 of this chapter;	
13	is liable for a civil penalty not to exceed twenty-five thousand	
14	dollars (\$25,000) per day of any violation.	
15	(b) The state department may:	
16	(1) recover the civil penalty described in subsection (a) in a	
17	civil action commenced in any court with jurisdiction; and	
18	(2) request in the action that the person be enjoined from	
19	continuing the violation.	
20	Sec. 15. A person who obstructs, delays, resists, prevents, or	
21	interferes with:	
22	(1) the state department; or	
23	(2) the state department's personnel or designated agent;	
24	in the performance of an inspection or investigation performed	
25	under IC 16-41-5-1 commits a Class C infraction. Each day of	
26	violation of this section constitutes a separate infraction.	
27	SECTION 31. THE FOLLOWING ARE REPEALED [EFFECTIVE	
28	JANUARY 1, 2009]: IC 13-11-2-0.5; IC 13-11-2-25.5;	V
29	IC 13-11-2-36.5; IC 13-11-2-61.5; IC 13-11-2-66.5; IC 13-11-2-66.7;	
30	IC 13-11-2-118.3; IC 13-11-2-118.5; IC 13-11-2-229.5; IC 13-17-14.	
31	SECTION 32. [EFFECTIVE JANUARY 1,2009] (a) The treasurer	
32	of state shall retain in the lead trust fund reestablished by	
33	IC 16-41-39.5-7, as added by this act, the balance in that fund on	
34	December 31, 2008.	
35	(b) This SECTION expires July 1, 2009.	



COMMITTEE REPORT

Madam President: The Senate Committee on Energy and Environmental Affairs, to which was referred Senate Bill No. 200, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 10, line 1, after "containing" insert "more than ten (10) milligrams of".

Page 10, line 7, after "containing" insert "more than ten (10) milligrams of".

Page 10, line 13, after "containing" insert "more than ten (10) milligrams of".

Page 10, line 15, after "containing" insert "more than ten (10) milligrams of".

Page 10, line 19, after "containing" insert "more than ten (10) milligrams of".

Page 10, line 40, after "containing" insert "more than ten (10) milligrams of".

Page 11, line 5, after "containing" insert "more than ten (10) milligrams of".

Page 14, line 4, delete "an excessive" and insert "a blood level of at least ten (10) micrograms of lead per deciliter of whole blood.".

Page 14, delete lines 5 through 9.

Page 17, line 37, after "(a)" insert "Rules adopted by the air pollution control board before January 1, 2009, under IC 13-17-14-5 (repealed) are considered rules of the state department after December 31, 2008."

Page 17, line 38, delete "before January 1, 2009,".

Page 17, line 38, after "to" insert "replace the rules of the air pollution control board and to".

Page 17, line 39, after "rules" insert "adopted by the state department".

Page 23, line 6, delete "5" and insert "6".

and when so amended that said bill do pass.

(Reference is to SB 200 as introduced.)

GARD, Chairperson

Committee Vote: Yeas 10, Nays 0.

C







